oki

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF YAVAPAI

DIVISION: 6

JEANNE HICKS, CLERK

HON. THOMAS B. LINDBERG

By: Rachel Roehe, Deputy Clerk

CASE NO. P1300CR20081339

DATE: June 16, 2010

FILED

DATE: <u>June 16, 2010</u>
<u>4:45</u> O'Clock <u>P.M.</u>
JEANNE HICKS, CLERK

BY: Rachel Roehe

Deputy

TITLE:

COUNSEL:

STATE OF ARIZONA

(Plaintiff)

Yavapai County Attorney (e)

(For Plaintiff)

vs.

STEVEN CARROLL DEMOCKER

(D-1)

John Sears (e)

Larry Hammond & Anne Chapman (e)

OSBORN MALEDON, P.A.

(For Defendant)

HEARING ON:

NATURE OF PROCEEDINGS

COURT REPORTER

Roxanne Tarn

Jury Trial – Day 22

START TIME: 9:04 a.m.

APPEARANCES: Joseph Butner, Deputy County Attorney

Jeff Paupore, Deputy County Attorney

Steven DeMocker, Defendant John Sears, Counsel for Defendant Larry Hammond, Counsel for Defendant Anne Chapman, Counsel for Defendant

Court convenes with the presence of the Defendant, all Defense Counsel, both Deputy County Attorneys and the Jury.

Luis Huante resumes the witness stand and testifies further.

Exhibit 563 is admitted into evidence upon stipulation of Counsel. The exhibit is published to the Jury.

The Jury is reminded of the admonition.

~*~*~*~*~*~ Recess – 10:42 a.m. ~*~*~*~*~

At 11:07 a.m., Court reconvenes with the presence of the Defendant, all Defense Counsel, both Deputy County Attorneys and the Jury.

Luis Huante resumes the witness stand and testifies further.

Exhibit 794 is offered. Defense Counsel objects. The objection is overruled and Exhibit 794 is admitted.

Exhibit 796 is offered. Defense Counsel objects. The objection is overruled and Exhibit 796 is admitted.

Court and Counsel hold a discussion at sidebar, off the record, to discuss Exhibit 796.

Exhibits 2355, 2356, 2357 and 2359 are admitted into evidence without objection.

Exhibits 2358 and 2390 are admitted into evidence without objection.

Exhibits 2362, 2363 and 2364 are admitted into evidence without objection.

Exhibit 2392 is admitted into evidence without objection.

The exhibits are published to the Jury.

Exhibit 2394 is admitted into evidence without objection and published to the Jury.

Exhibits 2378, 2379, 2380 and 2395 are admitted into evidence without objection and published to the Jury.

Exhibit 2224 is admitted into evidence without objection.

The Jury is reminded of the admonition.

At 11:55 a.m., Court reconvenes with the presence of the Defendant, all Defense Counsel and both Deputy County Attorneys. The Jury is not present.

Court and Counsel discuss questions from the Jury.

At 1:17 p.m., Court reconvenes with the presence of the Defendant, all Defense Counsel and both Deputy County Attorneys. The Jury is not present.

Court and Counsel discuss exhibits to be admitted.

At 1:26 p.m., Court reconvenes with the presence of the Defendant, all Defense Counsel, both Deputy County Attorneys and the Jury.

Luis Huante resumes the witness stand and testifies further.

Exhibits 282, 283, 284, 484, and 2528 through 2542 are admitted into evidence upon stipulation of Counsel.

Upon request of Counsel and direction of the Court, the pages in Exhibits 283 and 284 are paired up correctly by the witness and each pair is stapled together, one pair as Exhibit 283 and the other pair as Exhibit 284.

The admitted exhibits are published to the Jury.

Exhibit 216 is admitted into evidence without objection, noting the Court's prior orders.

The Jury is reminded of the admonition.

At 3:18 p.m., Court reconvenes with the presence of the Defendant, all Defense Counsel, both Deputy County Attorneys and the Jury.

Luis Huante resumes the witness stand and testifies further.

P1300CR20081339 June 16, 2010 Page 3

Exhibit 2224 is published to the Jury.

Exhibits 2545 and 2546 are offered. Defense Counsel objects. The objection is overruled and the exhibits are admitted into evidence and published to the Jury.

Exhibits 2547 and 2548 are offered. Defense Counsel objects. The objection is overruled and the exhibits are admitted into evidence and published to the Jury.

Exhibits 2549 and 2550 are admitted into evidence without objection and published to the Jury.

Exhibits 2554 and 2555 are admitted into evidence without objection and published to the Jury.

Exhibits 2551 and 2552 are admitted into evidence without objection and published to the Jury.

Exhibits 2558, 2559 and 2563 are admitted into evidence without objection and published to the Jury.

Exhibits 2561 and 2562 are admitted into evidence without objection and published to the Jury.

Exhibits 2565, 2566 and 2568 are admitted into evidence without objection and published to the Jury.

Exhibits 2571 and 2572 are admitted into evidence without objection and published to the Jury.

Exhibits 2573 and 2574 are admitted into evidence without objection and published to the Jury.

Exhibits 2578, 2579 and 2580 are admitted into evidence without objection and published to the Jury.

Exhibit 2576 is admitted into evidence without objection and published to the Jury.

Exhibit 2557 is admitted into evidence without objection and published to the Jury.

The Jury is reminded of the admonition.

At 4:40 p.m., Court reconvenes with the presence of the Defendant, all Defense Counsel and both Deputy County Attorneys. The Jury is not present.

Exhibit 2544 is admitted into evidence upon agreement of Counsel.

Court and Counsel discuss questions from the Jury.

END TIME: <u>4:45 p.m.</u>

cc: VS (e)

Dean Trebesch (Contract Administrator) (PD) (e)

Division 6

YCSO (e)

John Napper, Counsel for Renee Girard (e)

Christopher DuPont, Trautman DuPont PLC (e),

Counsel for Victims Charlotte and Katherine DeMocker